PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNINTENTIONALLY UNDER 37 CFR 1.137(b)

First named inventor: Melchione	Attorney Do	ocket No. NETAPO	005
Application No: 09/755,525	Art Unit:	2152	FAX RECEIVED
Filed: January 5, 2001	Examiner:	Unknown	FAX DECEIVED
Title: System And Method For Configuring Computer Applications And Devices Using			MAY 12 2003
Inheritance			
			PETITIONS OFFICE
I hereby certify that this correspondence is being transmitted Office at (703)308-6916.	TRANSMISSION I by facsimile on May	37 CFR 1.8(a)] 12. 2003 to the United St.	ates Patent and Trademark
Signed: Jung-hua Kuo			FAX RECEIVED
Jung-nua Kuo			
Attention: Office of Petitions Mail Stop Petition			MAY 12 2003
Commissioner for Patents			PETITIONS OFFICE
P.O. Box 1450 Alexandria, VA 22313-1450			· ETTIONS OF FICE
NOTE: If information or assistance is nee (703) 305-9282. The above-identified application became abandoned for	failure to file a tin	nely and proper reply to	a notice or action by the
(703) 305-9282.	failure to file a time fabandonment is the softime actually constructed from the softime actually constructe	nely and proper reply to ne day after the expiration	a notice or action by the on of date of the period set
(703) 305-9282. The above-identified application became abandoned for United States Patent and Trademark Office. The date o for reply in the Office notice or action plus an extension APPLICANT HEREBY PETITION NOTE: a grantable petition requires the follow (1) Petition Fee;	failure to file a time fabandonment is the softime actually of time actually of the softime items: The fee - required fations; and	nely and proper reply to ne day after the expirati obtains.	o a notice or action by the on of date of the period set
(703) 305-9282. The above-identified application became abandoned for United States Patent and Trademark Office. The date o for reply in the Office notice or action plus an extension APPLICANT HEREBY PETITION NOTE: a grantable petition requires the follow (1) Petition Fee; (2) Reply and/or issue fee; (3) Terminal disclaimer with disclaim 8, 1995; and for all design applic	failure to file a time abandonment is the softime actually of time actually of the softime actual the softime actually actual	nely and proper reply to ne day after the expiration obtains. AL OF THIS APPLICA for all utility and plant a	a notice or action by the on of date of the period set TION application filed before June

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A terminal disclaimer (and disclain	was filed on or after June 8, 1995, no terminal disclaimer is required. mer fee (37 CFR 1.20(d)) of \$ for a small entity or \$ for other than a period of time is enclosed herewith (see PTO/SB/63).
may require additional information if i	ling the required reply from the due date for the required reply until the filing of a 7(b) was unintentional. [NOTE: The United States Patent and Trademark Office there is a question as to whether either the abandonment or the delay in filing a nintentional (MPEP 711.03(c), subsections (III)(C) and (D))].
	Gy. L.
May 12, 2003	Signed:
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